(Complete this form when requesting access to information maintained by the Department of Social Services, Community Care Licensing Division.)				[- ·	
				DATE	
NAME (PLEASE PRINT)					
STREET (P.O. BOX)			CITY	STATE	ZIP CODE
When requesting personal or confident Driver's License Number		(	OR) Department of Motor Vehi	icles er S	State
Diver a License Number	Oldic _		rachinoation cara rambe		State
SIGNATURE				TELEPHONE NUMBER	
FACILITY NAME				LICENSEE'S NAME, IF KNOWN	
ADDRESS			CITY	STATE	
INFORMATION REQUESTED:					
		OFFI	CE USE ONLY		
Request has been:	Approv	/ed	Denied		
REASON(S) FOR DENIAL:					
SIGNATURE (LICENSING OFFICE MANAGER OR D	DESIGNEE)				DATE

## I. Request for Public Information

- A. Persons requesting Public Information are not required to provide identification.
- B. The Department may temporarily deny or restrict inspection of public records under the following circumstances:
  - The records are at the particular time required by staff of the Department or other state officials in performing their duties.
  - Supervision of inspection is not possible at that particular moment.
  - 3. Other members of the public are waiting to inspect those records.
  - 4. If you have provided enough information, nonconfidential records will be released to you within 10 days (10 additional days may be required under unusual circumstances as specified in Government Code, Section 6256.1 (a) (c)).

# II. Requesting Your Records

# A. Your Rights - Your Records

The Information Practices Act, effective July 1, 1978, was enacted to protect your right of privacy. Under the Act, release by a state agency of personal or confidential information about you is restricted. You are allowed to see and receive copies of any personal information pertaining to you which is contained in files maintained by California State Agencies. You are not, however, permitted access to confidential information.

Requests for all items of information on the reverse side (except public information) of this form are made under the provisions of the Information Practices Act of 1977. (Civil Code 1798.32)

The information you provided on this form may be shared with the Office of Information Practices at the State Personnel Board.

#### B. How to See Your Personal Information Record

You may request to see or receive copies of personal information pertaining to you in Department of Social Services (DSS) files by contacting the licensing office that maintains information on you.

Before DSS will release personal information to you, you must complete spaces on the reverse side of this form which relate to verification of your identity. Completing other spaces is not mandatory. However, other information you provide will be used to locate your records. If you do not provide enough information, DSS may be unable to locate the items you have requested. Few DSS records are maintained more than five years.

## C. Penalties for False Requests

Penalties under this Act provide that any person who willfully requests or obtains any record containing personal or confidential information from an agency under false pretenses shall be guilty of a misdemeanor and fined not more than five thousand dollars (\$5,000) or imprisoned not more than one year or both.

# III. If You Think Your Records are Incorrect

If you believe that personal information pertaining to you is incorrect, you have the right to request in writing that the record be amended. Include in your request for amendment all facts and documentation which support the request. Within 30 days of receipt of your amendment request, you will be informed that the corrections have been made or of the Department's refusal to amend the record and the reason for refusal.

If you disagree with the Department's refusal to amend the record, you may request a review by the Department's Office of the Chief Counsel. Within 30 days of receipt of such a request, unless extended for good cause, you will be notified of the final determination.

If the final review determination upholds the refusal to amend the record, you may file a statement of reasonable length setting forth your reasons for disagreement with the determination. The Department will then clearly note the disputed portion of the record and will make available, to any person or agency to whom the disputed record has been or is disclosed, copies of your statement and the Department's reasons for not amending the record.